Ĺ FILED SUPERIOR COURT THURSTON COUNTY, WASH. 02 APR 19 PM 4: 36 3 BETTY J. GOULD, CLERK 4 APR 1 9 2002 5 FAMILY COURT FACILITATOR 6 SUPERIOR COURT OF WASHINGTON FOR THURSTON COUNTY 7 FAMILY AND JUVENILE COURT 8 In Re the Custody of: Starcia M. algue 9 10 NO. 02-3-00436-0 11 Child(ren). TEMPORARY CUSTODY 12 ORDER (NONPARENTAL CUSTODY) 13 (TMO) [] Clerk's Action Required 14 Respondent. 15 I. JUDGMENT/ORDER SUMMARY 16 1.1 Restraining Order Summary: 17 Does not apply. Restraining order Summary is set forth below: 18 Name of person(s) restrained: / XXXII A A 19 CCCCON Name of person(s) protected: Hascia See paragraph 3.2. 20 21 VIOLATION OF THIS ORDER WITH ACTUAL NOTICE OF ITS TERMS IS A CRIMINAL OFFENSE UNDER CHAPTER 26.50 RCW, AND WILL SUBJECT THE 22 VIOLATOR TO ARREST. RCW 26.10.115. 23 24 1.2 Money Judgment Summary: Does not apply because no attorney's fees or back support has been ordered. 25 The judgment summary is as follows: : 26 A. Judgment Creditor Judgment Debtor В. 27 C. Principal judgment amount D. Interest to date of Judgment 28 E. Attorney's fees TEMPORARY CUSTODY ORDER WPF DR 03.0200 (9/2001) AW ENFORCEMENT AGENCY RCW 26.10.110; 115 - Page 1

2	F. Costs		
3	G. Other recovery amount H. Principal judgment shall bear interest at % per annum.		
4	I. Attorney's fees, costs and other recovery amounts shall bear interest at % per annum.		
5	J. Attorney for Judgment Creditor M. Attorney for Judgment Debtor		
6	O. Other:		
7			
8	II. BASIS		
و	A motion for a temporary nonparental custody order was presented to this court and the court finds reasonable cause to enter this order.		
10	III. ORDER		
11	It is ORDERED that:		
12	3.1 TEMPORARY RELIEF.		
13	Temporary custody and visitation shall be as follows:		
14	Retioner shall have tempory custody of Starcia M. ague. Visitation does not apply		
15	Starcia M. ague. Visitation does not apply		
16 17	Child support shall be paid in accordance with the attached order of child		
18	order.		
19	3.2 RESTRAINING ORDER.		
20	VIOLATION OF A RESTRAINING ORDER IN PARAGRAPH 3.2 WITH		
21	ACTUAL NOTICE OF ITS TERMS IS A CRIMINAL OFFENSE UNDER		
22	CHAPTER 26.50 RCW AND WILL SUBJECT THE VIOLATOR TO ARREST. RCW 26.10.115.		
AC	[] Does not Apply.		
25	is restrained and enjoined from molesting or disjurbing the peace of the protected person(s). Dawka G. Rilly & Dr. Classe is restrained and enjoined		
2A)	from going outo the grounds of or entering the home, working place or school of the protected person(s) or the daycare or school of the following named children:		
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	2 1 Total Control Cont		
_	(3.2 continued)		
1	is restrained and enjoined		
H	from knowingly coming within or knowingly remaining with		
~	(distance) of the home, work place, or school of the protected person(s) or the day care or school of these children		
•	Starcia M. agus		
:			
8	[] CLERK'S ACTION. The clerk of the court shall forward a copy of the		
	Them world to the sail and		
9	(Name of Appropriate Law Enforcement Agency)		
10	which shall enter this order into any computer-based criminal intelligence		
11	system available in this state used by law enforcement agencies to lis		
	completed by the party on the party's attended and market in the same		
12	completed by the party or the party's attorney and provided with this orde before this order will be entered into the law enforcement computer system.		
13			
14	EXPIRATION DATE: This restraining order will expire in 12 months and shall be removed		
14	from any computer-based criminal intelligence system available in this state used by law enforcement agencies to list outstanding warrants, unless a new over is issued, or unless the		
15	court sets forth another expiration date here:		
16			
17	A CONTRACTOR OF THE PROPERTY O		
/ عد			
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/	3.3 OTHER RESTRAINING ORDER.		
1	[] petitioner (Prespondent is restrained from removing any of the children		
20	[] petitioner [Vrespondent is restrained from removing any of the children from the State of Washington.		
20	[] petitioner (Prespondent is restrained from removing any of the children from the State of Washington.		
20 (2)	[] petitioner [Prespondent is restrained from removing any of the children from the State of Washington. [] petitioner [Prespondent shall surrender any deadly weapon in his or her immediate possession or control or subject to his or her immediate possession		
20 (2)	[] petitioner [Prespondent is restrained from removing any of the children from the State of Washington. [] petitioner [Prespondent shall surrender any deadly weapon in his or her immediate possession or control or subject to his or her immediate possession or control to:		
(A)	[] petitioner [Prespondent is restrained from removing any of the children from the State of Washington. [] petitioner [Prespondent shall surrender any deadly weapon in his or her immediate possession or control or subject to his or her immediate possession or control to: [] the		
23	[] petitioner [Prespondent is restrained from removing any of the children from the State of Washington. [] petitioner [Prespondent shall surrender any deadly weapon in his or her immediate possession or control or subject to his or her immediate possession or control to: [] the		
(A)	[] petitioner [Prespondent is restrained from removing any of the children from the State of Washington. [] petitioner [Prespondent shall surrender any deadly weapon in his or her immediate possession or control or subject to his or her immediate possession or control to: (Name of County)		
23	[] petitioner [Prespondent is restrained from removing any of the children from the State of Washington. [] petitioner [Prespondent shall surrender any deadly weapon in his or her immediate possession or control or subject to his or her immediate possession or control to: [] the		
23 24 25	[] petitioner [Prespondent is restrained from removing any of the children from the State of Washington. [] petitioner [Prespondent shall surrender any deadly weapon in his or her immediate possession or control or subject to his or her immediate possession or control to: [] the		
23 24	[] petitioner [Prespondent is restrained from removing any of the children from the State of Washington. [] petitioner [Prespondent shall surrender any deadly weapon in his or her immediate possession or control or subject to his or her immediate possession or control to: [] the		

TEMPORARY CUSTODY ORDER WPF DR 03.0200 (9/2001) RCW 26.10.110; 115 - Page 3

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Failure to give the required notice may be grounds for sanctions, including contempt.

THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER, THE OW

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If no objection is filed within 30 days after service of the notice of intended relocation, the relocation will be permitted and the proposed revised residential schedule may be confirmed.

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A person entitled to time with a child under a court order can file an objection to the child's relocation whether or not he or she received proper notice.

An objection may be filed by using the mandatory pattern form WPF DR 07.0700, (Objection to Relocation/Motion for Modification of Custody Decree/Residential Schedule (Relocation)). The objection must be served on all persons entitled to time with the child.

The relocating person shall not move the child during the time for objection unless:
(a) the delayed notice provisions apply; or (b) a court order allows the move.

If the objecting person schedules a hearing for a date within 15 days of timely service of the objection, the relocating person shall not move the child before the hearing unless there is a clear, immediate and unreasonable risk to the health or safety of a person or a child.

Dated: <u>April 19 200</u>	Judge/Commissioner
Presented by:	Approved by:
Kister Hossel	·
Signature Address: 203 Lant St SW	Signature Address:
Phone: 360-253-1400	Phone:
ikisita m delandi	

Print or Type Name

Print or Type Name